Summons In a Civil Action (Rev 11/97)

United States District Count

UIIILEU SLALES I SOUTHERN DISTRIC	
ABRAMIRODRIGUEZ VS INTERNATIONAL LONGSHORE AND WAREHOUSE UNION LOCAL 29 INTERNATIONAL LONGSHORE AND WAREHOUSE UNION	SUMMONS IN A CIVIL ACTION Case No. 108 GV 0 4 33 H BLM
TO: (Name and Address of Defendant) Mernal and Address of Defendant) Milernal and I and Share And Address of Defendant) Milernal and Address of Defendant and De	d to file with the Clerk of this Court and
An answer to the complaint which is herewith service of this summons upon you, exclusive of the complaint will be taken against you for the W. Samuel Hamrick, Jr.	lay of service. If you fail to do so, judgment
By C. Frank MANN, Deputy Clerk	
	Page 1 of 2

::ODMA\PCDOCS\WORDPERFECT\14443\1 May 5, 1999 (11;34am)

9 · d

		RETURN	OF SERVICE			
Service of the	Summons and Complain	awas made by me		DATE J	une 6, 20	08
NAME OF CE	R			TITLE		
	ah Korhan					
Clieck one box	tielow to indicate approp	oriate method of service				
	Served personally upon	the defendant. Place wi	here served:			
xxx	Left copies thereof at the discretion then residing	e defendant's dwelling, l dierein:	house or usual	place of abod		
	Name of perso	n with whom the summo	ons and compla	int, were left:	"John Doe	;"
	30's/Mal	e/5'6"/300lb	s/black	hair	(dispato	:h)
	Notalli ulicxcoulog.		1			
	Other (specify):					
	1	STATEMENTO	FSERVICE	FEES		
TRAVEL	100		SERVIC	CES ·	TOTAL \$0.00	
	•	DECLARATIO	ON OF SERV	ER		
I declare u he Return of Se executed on:	rder penulty of perjury uservice is true and correct.	nder the laws of the Unit	ed States of A	merica that the	e foregoing inform	nation contained i
June 6,	2008 Dat	, , , , , ,	ature of Server			
at 2:0		The second second		h, Ave.,	San Dieg	
	- F	Addr	ess of Server		9210	1
NOTI	CE OF RIGHT TO CO	DISENT TO TRIAL B	Y A UNITED	STATES M	AGISTRATE	
N ACCORDATE CAGISTRATE ROCEEDING	OCE WITH THE PROV OF THIS DISTRICT M S, INCLUDING A JUR R THE PLAINTIFF HAS	ISION OF 28 USC 636(AY, UPON CONSENT Y OR NON-JURY TRIA	C) YOU ARE OF ALL PAR	HEREBY NO	OTIFIED THAT	11
OU SHOULD	BE AWARE THAT YOUR BE COMMUNICATED	OUR DECISION TO CO	NSENT OR N	OT CONSEN	IT IS ENTIRELY FALL PARTIES	VOLUNTARY CONSENT WII

THE JUDGE OR MAGISTRATE TO WHOM THE CASE HAS BEEN ASSIGNED BE INFORMED OF YOUR DECISION.

JUDGEMENTS OF THE U.S. MAGISTRATES ARE APPEALABLE TO THE U.S. COURT OF APPEALS IN

ACCORDANCE WITH THIS STATUTE AND THE FEDERAL RULES OF APPELLATE PROCEDURE. 1) As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure

Page 2 of 2

::ODMA\PCDCICS\WORDPERFECT\14443\1 May 5, 1999 (11:34am)